will when it was made, and that undue induence was used in obtaining its extraordinary provisions.

Frederick A. Rose was over eighty years old when he died, and he was miserly and eccentric. It was a boast of his that he had not a whole bone in his body. He had a passion for driving spirited young horses, which he would hitch to the most rickety wagons with old and insecure harness. The consequence was that he was frequently the victim of serious runawayaccidents. Both of his legs, both arms and several ribs had been broken, a shoulder dislocated and his head crushed in accidents of this kind. Invariably using his broken limbs before they were sufficiently healed, they became crooked and awry, and he was at last left, at the age of seventy-eight, when the last accident happened, an incurable cripple. At the time of the last accident he was harrowing a field with a pair of colls. He had but recently got about from a previous accident and walked with a cruich. The colts took fright at something and ran away. The old man was caught in the harrow and dargoed nearly around the field, dislocating his shoulder and breaking several ribs. His wife, who died two years before, was also a cripple, doing her own work with the aid of a crutch. The only other member of the household was a crippled pauper named Paul Blackmore, seventy-five years old. The township paid Rose for keeping him.

It was reported that during the life of the decessed that he had large sums of money in gold and silver secreted about his house, and this story is now repeated with many additions. Several parties claim that they were one time or another shown hidden treasure of this kind by the old man. An inventory of the parsonal prop riy of the decessed will be made, and the matter of the hidden gold will be fully investigated, as many persons profess to believe the story.

gated, as many persons profess to believe the story.

Other stories that were long since forgotten are revived by the gossips of the community. One of these is the story that while living at Pond Eddy, twelve miles above Port Jervis, many years ago, in an old log house that is still standing, Rose was visited by a pediar, who wanted to stay all night. He was given lodging. Some time afterward Rose moved away from Pond Eddy and bought the farm on which he died. Some one started the story then that the pediar was never seen to leave the log house, and many of the backwoods people said that the money that bough Rose's farm had belonged to him. Although highly improbable, this was resdited by the inhabitant of Pond Eddy, and the old house remains empty to this day. No one believes it now, but it has come up with the rest and forms one of the principal topics in connection with the will trouble.

The Russians ought to have a soft thing at Mush.

REMOVAL!

REMOVAL!

J. NESBITT & BRO.,

MAIN AND LACOUR STREETS, PIOCHE,

COMMISSION MERCHANTS

Utah Produce and

General Merchandise.

IMPORTED WINES

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LIQUORS.

A. COHN & BRO.

----Wholesale and Retail Dealers -IN-

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Oigars and Tobaccos MEERSOHAUM and OTHER PIPES Perfamery, Combs and Brusheel

Etc., Etc. Main street, opposite Meadow Valley at

m18-tf.

ALPS MILL.



CUSTOM ORES

WORKED ON SHORT NOTICE.

A. J. BLAIR,

MISCELLANEOUS.

P. H. WAND'S SALOON. Corner Main and Meadow Valley ats.

BEST WINES, LIQUORS. Etc.

THIS IS DESERVEDLY A PLACE OF GEN-ERAL resort by all who indulge in a Social Glass. Give him a call. je8-tf

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JAMES GORDON BENNETT, PROFRIETOR.

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The price of subscription, whenever practicable, should be transmitted by Postofice orders. It is the safest mode of transmitting money by mail.

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PIPIFAX.

THE ROSICRUCIAN WERE A SECT OF Philosophers who flourished in Germany during the seventeenth century, and prosecuted profound researches into Matural Science and Occult Philosophy, and sought to discover the ELIXIR OF LIFE.

Although some superstition may have been developed among them and other alchemists in search for the Elizir Vite, yet there is accentific truth at the bottom of all Alchemy and Astrology. They were impressed with the properties of HERBAL PREPARATIONS.

And found dynamic and psychologic force in the extract of certain plants.

Is due to the researches of a learned scholar of Europe among the archives of the Rosicrucians. It is made of

TWENTY DIFFERENT HERBS, Gathered at such seasons of the year when their juices are strongest and virtues unimpaired, forming a combination unrivalled in the materia medica.

PIPIFAX Is an enemy to all corruption—it assists and fortifies Nature. Its manner of operation is to Drive to the Extreme Parts

emunctories of the body, the bad humors which molest it, giving relief even in disease the most refractory and difficult to cure, such as Neuralgia, Dyspepsia, Constipation, Sick Headache, Nervous Weakness and Billiouaness. It is pleasant to the taste, mild in its action, marvelous in its effects and unsurpassed as a tonic. Used as a beverage in malarious districts neutralizes miasms and prevents fever and agus.

Sold by all Druggists, Grocers and Liquor dealers. Depot 409 Front street, San Francisco siT-3mis

CONSUMPTION Positively Cured,

All sufferers from this disease that are anxious to be cured should try Dr. Klasmer's Celsbysted Consumptive Powders. These Powders are the only preparation known that will cure Consumption and all disease of the Throat and Lunga-indeed, so strong is our faith in them, and also to convince you that they are no humbug, we will forward to every sufferer, by mail, post paid, a free Trial Box. We don't want your money until you are perfectly satisfied of their curative powers. If your life is worth saving, don't delay in giving these Powders a trial, as they will surely cure you.

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Price, for large box, \$3, sent to any part of the United States or Canada, by mail, on receipt of

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FITS EPILEPSY,

Falling Sickness,

Permanently Cured—no humbug—by one month's usage of Dr. Gou-lard's Celebrated infallible Fit Fowders. To convince the sufferers that these powders will do all we claim for them, we will send them by mail, post paid, a free 'rial Box. As Dr Goulard is the only physician that has ever made this disease a special study, and as to our knowledge thousands have been Permanently cured, by the use of these powders, we will guarantee a permanent cure in every case, or refund you all money expended All sufferers should give these Powders an early trial, and be convinced of their curalive powers.

Price, for large box 28, or 4 boxes for \$10, sont by mail to any part of the United States or Canada on receipt of price, or by express, C. O. D. Address.

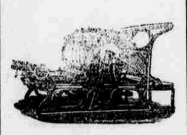
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my26-Sm 260 Fulton Street, Brooklyn, N. Y General News Summary.

PRINTING.

OFFICE OF THE

PIOCHE WEEKLY RECORD.



STEAM POWER PRESSES

SEMPLOYED.

This establishment a supplied with a large assertment of newest styles of

Type, Borders, Assorted Stationery

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Finest and Latest Styles, for any kind of Work, such as

And through the pores of the skin and all Posters, Play-bills, Receipts, Blank emunctories of the body, the bad humors which

CESTIFICATES OF STOCK, ETC.

OARDS

of all sizes, shades and shapes, in plain black or in any colors of the rainbow.

AN INDEPENDENT PAPER,

Paithful to the institutions

Publishing all the Telegraph News,

. ...AND A

LEGAL.

Sheriff's Sale.

Nertiff's Saie.

Neverther of the Seventh Judicial District Court, in and for the County of Lincoln, State of Nevada, and to me directed and delivered, upon a judgment rendered in said Court on the sixteenth day of October, A.D. 1876, in favor of Floral Springs Water Company and against the Pioche Silver Mining Company, for the sum of \$1,704.82, gold coin, with interest thereon at the rate of ten per cent, per annum from October 1, A. D. 1876, and all costs on which said judgment there is now due and unpaid the sum of \$1,038.00, gold coin, and interest from the 27th day of November, A. D. 1876, at the rate of ten per cent, per annum, and all accraing costs and interest, I have levied on the following property, to wit:

property, to wit:

The real estate, and all the improvements thereon, rituate on the north side of Meadow Valley street, in the town of Pioche, County of Lincoln, State of Nevada, bounded and described as follows, to wit: Beginning at the southeast corner of the lot on which now stands the Pioche Silver Mining Company's office, running thence two hundred and seventy (270) feet, more or less, westerly along the north line of Meadow Valley street to the lot owned by H. C. Church, thence northerly, at right angles with Meadow Valley street, orly (40) feet, more or less, thence northerly, at right angles with Meadow Valley street, one hundred and twenty (120) feet, more or less, thence three hundred and twenty (320) feet, more or less, thence three hundred and twenty (320) feet, more or less, to place of beginning; the above property being more particularly described on the official map of the town of Ploche as being in block twenty-one (21), the same being in block twenty-one (21), the same being the premises on which are now situated the office, assay office and dump grounds of said Pioche Silver Mining Company.

Also that certain mine or mining claim, known as and called the Ploche mine, situated on Spring Mountain, in Ely Mining District, Lincoln county, State of Nevada, the same being a portion of that certain ledge formerly known as the G-neral Washington ledge and now known as the G-neral Washington ledge and now known as the Pioche ledge or mine, being one thousand linear feet on said ledge, and stending from the easterly end of said No. (8) Eight of the Meadow Valley Mining Company's ledge, and extending from the casteriy end of said No. (8) Eight of said Meadow Valley Company's ledge, easterly along said Pioche ledge one thousand feet, to gether with the hoisting-works now on said Pioche mine, the same being situate at the main said Pioche mine, the same being situate at the main shaft on said Meadow Valley Company; ledge, casterly along said Pioche ledge one thousand feet, to gether with the following de

W. L. McKEE,

Sheriff Lincoln County.

By J. P. Curris,

f17-td Deputy Sheriff.
Bishof & Saurs, Plaintiffs' Attorneys

Sheriff's Sale.

BY VIRTUE OF AN EXECUTION ISSUED out of the 7th Judicial District Coort, in and for the County of Lincoln, State of Nevada, and to me directed and delivered, for a judgment rendered in said Court, on the nineteenth day of March, A. D. 1877, in favor Wm. Steinhart, Israel Steinhart, Charles Adler and Samuel Scholls, a firm doing business under the firm name of W. Z. I Steinhart & Co., and against Joseph Rich, for the sum of \$1,923 50-100, debt, together with \$82, tax, costs, and all accruing costs and interest, I have levied on the following property, to wit: 4 doz. boxes linen collars, 3 doz, wool cuffs, 3 boxes of neck-ties, 8 boxes boxes, 1% doz, ties, % box boys 'gloves, 1 box childrens' gloves, 1 box scarfs, 12 boxes shirts, 560 boxes peper collars, more or less, 26 boxes colored shirts, 5 doz, batt, 16 suits childrens' clothes, 18 boys' vests, % doz, jumpers, 20 pair merino drawers, 15 pair white jean drawers, 12 boys' costs, 15 boys' pants, lot linen pants and coats, one rubber coat, 1 blanketcoat, 5 chandellers and lamps, 3 side lamps and brackets, 6 tables, 1 show, case, 1 dosk, 5 wire panis and coats, one rabber coat, I blanket coat, 6 chandellers and lamps 3 side lamps and brackets, 6 tables, 1 show-case, 1 desk, 5 wire frames, 1 looking-glass, 1 one stove and pipe, 1 set scales and weights.

Notice is hereby given that on

Saturday, the 31st day of March, A. D. 1877, I will sell all the right, title and interest of said Joseph Rich in and to the above described property, at the clothing store on the west side of Main street, Ploche, Lincoln county, Nevada, formerly occupied by said Rich, one door above Eisenmann & Co.'s store, at public auction, for rash in hand, to the highest and best bidder, to satisfy said execution and all costs.

W. L. MCKEE.

W. L. McKEE, Sheriff Lincoln County, Nev. By J. P. CURIES. Deputy Sheriff. mr24-td

Silver-Note Bank Company OFESANIIFRANCISCO.

CONRAD AARON WIEGAND, MANAGER. VIRGINIA CITY, NEVADA.

T IS PURPOSED, AFTER ESTABLISHING the Virginis City Agency of this Company to open Agoncies of the same at Gold Hill. Silver City, Dayton, Carson, Aurora, Reno. Wadeworth, Eko, Hamilton, Austin and Truckee. Postmasiers PLEASE NOTICE and start action in best quarters.

Partial information in relation to this movement may be obtained by parties well known applying, who can expedite and assist in the PRACTICAL REMONETIZATION OF SILVER, and in RISING THE VALUES OF MINING STOCKS, by communicating (IN STRUCTEST CONFIDENCE) perti-

PRACTICAL REMONETIZATION OF SILVER, and in RISEO THE VALUES OF MINING STOCKS, by communicating (IN STRICTEST CONFIDENCE) pertinent facts to the Manager as below.

All Dallies published in the State of Nevada (Virginia Enterprise excepted) please copy and advertise this notice one week on lowest terms and send bill.

Other Nevada papers please apply with proper statements as to circulation etc., as below. San Francisco Post, Bulletin, Call, Chronicle and Alta please advertise three insertions and send bill.

No paper need publish which does not editorially "notice" the advertisement. Bill should contain a clipping of ad. and notice.

CONRAD A. WIEGAND.

CONRAD A. WIEGAND,

Drawer C, Virginia City Postoffice, Nevada. o28-1w

MISCELLANEOUS.

PROTECT YOUR BUILDINGS

Which may be done with one-fourth the usual expense, by using our

PATENT SLATE PAINT,

MIXED READY FOR USE. Fire-proof, Water-proof, Durable, Economical and Ornamental.

A roof may be covered with a very cheap shin-gle, and by application of this state be made to last from 20 to 25 years. Old roofs can be patched and coated, looking much better, and lasting longer than the new shingles without the state, for

One-third the Cost of Reshingling. The expense of slating new shingles is only bout the cost of simply laying them. The aint is rine-rinoor against sparks or flying om-ers, as may easily be tested by any one.

IT STOPS EVERY LEAK,

And for tin or iron has no equal, as it expands by heat, contracts by cold, and seven chacks nor scales. Roofs covered with Tar Sheating nor scales. Roofs covered with Tar Sheating Felt can be made water-tight at a small ex-pense, and preserved for many years. This State Paint is

EXTREMELY CHEAP.

Two gailons will cover a hundred square feet of shingle roof, while on tin, iron, felt, matched boards, or any amooth surface, from two quarts to one gallen are required to 100 square feet of surface, and although the Paint has a heavy body it is easily applied with a

No Tar is use in this Composition,

Therefore it neither cracks in Winter, nor runs

in Summer.

On decayed shingles it fills up the holes and pores, and gives a new substantial roof that will last for years. Culled or wanked shingles it brings to their places, and keeps them there. It fills up all holes in Felt roofs, stops the leaks—and although a slow dryer, rain does not affect it a few hours after applying. As nearly all paints that are black contain tars, be sure you obtain our desuring article, which (for shingle roofs) is

CHOCOLATE COLOR,

When first applied, changing in about a month to a uniform state color, and is to all intents and purposes state. On

TIN ROOFS

Our red color is usually preferred, as one cont is equal to five of any ordinary paint. For BRICK WALLS

Our enterer are is the only reliable State Paint ever introduced that will effectually prevent dampness from pecetrating and discoloring the plaster.

These paints are also largely used on outhouses and fences, or as a printing cost on fine buildings.

Our only colors are Chocolare, Rub, Brigher Bry and Orange.

RED, and ORANGE. NEW YORK CASH PRICE LIST.

5 Gallons, can and box ... \$5.50 10 ** keg ... 9.50 10 ** half barrel ... 156.0 10 ** one barrel ... 30.00

We have in stock, of our own manufactue, roofing materials, etc., at the following low prices:
1000 rolls extra Rubber Roofing at 3 cents per square foot. (Or we will furnish Rubber Roofing, Nails, Caps, and Slate Paint for an entire new roof, at 4% cents per square foot.)
2000 rolls 2-by Tarred Roofing Felt, at 1% cents per square foot.
3000 rolls 3-ply Tarred Roofing Felt, at 2% cents per square foot.
200 rolls Tarred Sheathing, at % cent per square foot.

square foot, 5000 gailons fine Ename! Paint, mixed ready 5000 gailons fine Ename! Paint, mixed ready

Send for sample card of colors. All order must be accompanied with the money, or satis factory city references. No goods shippes C. O. D., unless express charges are guaranteed

Local Agents wanted. Sample orders solicited.

N. Y. SLATE PAINT COMPANY,

United States Marshal's Sale.

DY VIRTUE OF AN EXECUTION ISSUED out of the Circuit Court of the United States in the Ninth Circuit, in and for the District of Newads, and to me directed and delivered for a judgment rendered in said Court on the 10th day of May, A. D. 1876, in favor of Mary Jane Williams, Administrativa of the Estate of Samuel Williams, Administrativa of the Estate of Samuel Williams, deceased, and against the Newark

of May, A. D. 1876, in favor of Mary Jane Williams, Administratrix of the Estate of Samuel Williams, deceased, and against the Newark Silver Mining Company, a corporation, for the the sum of twenty thousand (gold coin) dollars damages, together with £337 40-100 tax, costs, and all accruing costs and interest. I have levized on the following property, to wit:

Regulator Lode No. 2, located July 1, 1873;
Atlantic Lede, located January 21, 1873;
Regulator Lead No. 2, located July 1, 1873;
Atlantic Lead, located January 21, 1873;
Regulator Lead, located January 28, 1873;
Regulator Lead, located January 28, 1873;
Each of the above described leads and lodes were located by C. W. Watson and contains 1,500 feet undivided. Also all the mining ground described in a deed from the Washington and Creole Mining Company to said Newark Silver Mining Company, dated February 28, 1874, and recorded in book "L' of mining recor s, on pages 113 and 114, in the County Recorder's office in Lincoln co nly and State of "evads; also the Santa Chara Lode, located June 25, 1864, containing 2,000 feet; also the Charter Oak Lode, containing 1,000 feet; also the Condor Mill, together with the mill-site, water rights and water-ditch thereto attached, and the boarding-house, blacksmith-shop and buildings attached to said mill; also two acres of land at said mill and described in a seed glyen by George A. Treadwell and others to the Amador Tunnel and Mining Company, and dated February 7, 1879, and recorded in acced glyen by George A. Treadwell and others to the Amador Tunnel and Mining Company, and dated February 7, 1879, and recorded in acced glyen by George A. Treadwell and others to the Amador Tunnel and Mining Company, and dated February 7, 1879, and recorded in acced glyen by George A. Treadwell

Friday, the 30th day of March.

A.D. 1877, between the hours of 9 o'clock a.m. and 5 o'clock p. m. on said day, to wit, at the hour of 12 m., I will sell all the right, title and interest which the said Newark Sliver Mining Company had in and to the above described property on the said 10th day of May, 1876, and has had therein at any time since, at the County of Lincoln, State of Nevada, at public auction, for cash in hand, to the highest and best bidders, to satisfy said execution and and all costs.

AUGUSTUS ASH,

AUGUSTUS ASH,
United States Marshal,
By J. P. CURIIS, Deputy
Pioche, Nevada, March 8, 1877. mrlo-td

Years, in three public requirements and penalties of this requirements and penalties of this receive force from and after its passage.

MISCELLANEOUS.

NOTICE.

U. S. INTERNAL REVENUE SPECIAL TAXES.

May 1st 1877, to April 30th, 1878.

THE REVISED STATUTES OF THE UNITED States, Sections 3239, 3237, 3238 and 3239, require every person engaged in any business avocation or employment which tenders him avocation or employment which renders him liable to a special tax, to procure and place conspicuously in his establishment or place of business a Stamp denoting the payment of said Special Tax for the Special Tax Year beginning May 1, 1877, before commencing or continuing business after April 30, 1877.

A return, as prescribed on Form 11, is also required by law of every person liable to Special Tax, as above.

The taxes embraced within the provisions of the law as above quoted are the following, viz. Rectifiers. \$200.00

the law as above quoted are the following, viz:

Rectifiers. \$20 00

Dealers, retail liquor. 25 00

Dealers wholesale liquor. 180 00

Dealers in malt liquor, wholesale. 50 09

Dealers in malt liquors, retail 29 00

Dealers in leaf tobacco. 25 00

Hetail dealers in leaf tobacco. 500 00

And on sale of over \$1,000, fity cents for every dollar in excess of \$1,000.

Dealers in manufactured tobacco. 5 00

Manufacturers of satilla. 5 00

Manufacturers of satilla.

cvery dollar in excess of \$1,000.
Dealers in manufactured tobacco. 5 00
Manufacturers of stills. 50 00
And for each still manufactured. 20 00
And for each worm manufactured. 20 00
And for each worm manufactured. 20 00
Manufacturers of obacco. 10 00
Manufacturers of cigars. 10 00
Peddiers of tobacco, first-class (more than two horses or other animals). 50 00
Peddiers of tobacco, second-class (two horses or other animals). 25 00
Peddiers of tobacco, third-class (one horse or other animals). 15 00
Peddiers of tobacco, third-class (one horse or other animals). 15 00
Peddiers of tobacco, fourth-class (one horse or other animal). 15 00
Peddiers of tobacco, fourth-class (one horse or other animal). 15 00
Pedwers of the still the fourth of the fourth of the still the still the comply with the foregoing requirements will be subject to severe penalties.

Persons or firms liable to pay any of the Special Taxes named above may apply to

J. F. BALLOCK, Deputy Collector of Internal Revenue at Pioche, Nevada. and pay for and procure the Special-Tax Stamp or Stamps as they need, prior to May 1, 1877, and without further notice.

or stamps as they need, prior to May 1, 1877, and without further notice.

Special-Tax Stsmp will be transmitted by mail only on receipt from the person or firm ordering the same of specific directions so as to do, together with the necessary postage stamps or the amount required to pay the postage. The postage on the stamp is three cents and two stamps six cents. If it is desired that they be transmitted by registered mail, ten cents additional should accompany the application.

Green B. RAUM,

Commissioner of Internal Revenue.

Office of Internal Revenue, Washington, D. C.,
January 23, 1817.

COMPULSORY EDUCATION

AN ACT

TO COMPEL CHILDREN TO ATTEND SCHOOL.

The People of the State of Nevada, represented in Senste and Assembly, do enact as follows: Section 1. Every parent, guardian, or other person in the State of Nevada, having control and charge of a child, or children, between the ages of eight and fourteen years, shall be required to send such child, or children, to public school for a period of at least sixteen weeks in each school year, at least eight weeks of which shall be consecutive, unless such tendance by the Board of School Trustees of the school district in which such parents or guardians reside, upon its being shown to their satisfaction that the bodily or mental condition of such child, or children, has been such as to prevent his, her or their attendance at school, or application to study, for the period required, or that such child, or children, are taught in a private school, or at home, in such branches as are usually taught in primary schools, or have already acquired the ordinary branches of learning taught in the public school; provided, in case a public school shall not be taught for the period of sixteen weeks or any part thereof, during the year, within two miles, by the nearest traveled road, of the residence of any person within the school district, he or she shall not be liable to the provisions f this sec. TO COMPEL CHILDREN TO ATTEND

dence of any person within the school district, he or she shall not be liable to the provisions of this sect.

Sec. 2. It shall be the duty of the Board of School Trustees of each school district in this State, on or before the first Monday in September in each year to furnish the principal of each public school taught in such district with a list of all children, resident in the school district, between the ages of cight and fourteen years, said list to be taken from the report of the School Cennus Marshal. At the beginning of each school month thereafter, it shall be the duty of the principal of each shool in such district to report to the Board of School Trustees of such district the names of all children stending school during the previous school month, when, if it shall appear at the explicit of four school months, to the Board of School Trustees, that any parent, guardian, of other person having charge or control of any child, or children, shall have failed to comply with the provisions of this act, the Board shall cause demand to be made upon such parent guardian, or other person, for the amount; the penalty herinafter provided; when, if such parent, guardian, or other person, for the mount; the penalty herinafter provided; when, if such parent, guardian, or other person shall neglector refuse to pay the same within five days after the making of such demand, the Board shall commence proceedings, in the name of the school district, for the recovery of the fine hereinafter provided, before ary Justice of the Peace in the township in which said school district is located; or, if there shall be no Justice of the Peace therein, then before the nearest Justice of the Peace therein, then before the nearest Justice of the Peace in the county.

Sec. 2. Any parent, guardian or other person having control or charge of any child, or children, for the second and cach subsequent of sense than one hundred dollars, nor more than two hundred dollars, for the first offense, nor loss than one hundred for such child, or chi this set.

Sec. 2. It shall be the duty of the Beard of

Sec. 6. It shall be the duty of the County Superintendent of Public Schools in each county in this State to cause this law to be published in some newspaper in his county, if any there be, four consecutive times, annually, for a jeriod of two years, the expense of such publication to be allowed and paid out of the Genera School Fund of the county. The Board of School Trustees in each school district shall cause to be posted, annually, for a period of two years, in three public places in their district, not be a second of the requirements and penalties of this act.

RECEIVED AND